

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIA! NUMBER FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/333,929 11/03/	94 HERTZOG	R	302004FWC3
			EXAMINER
	12M1/1121	REAPIER	
ALLIED SIGNAL INC LAW DEPARTMENT	·	ART UNIT	PAPER NUMBER
PO BOX 31			
PETERSBURG VA 2383	: 1	1205	
		DATE MAILED:	
•		DATE MAILED.	11/21/95
This is a communication from the examiner in COMMISSIONER OF PATENTS AND TRAIN			
This application has been examined	Responsive to communication filed on 8	122195	This action is made final
	7 2		-
A shortened statutory period for response to	this action is set to expire month(s), jonse will cause the application to become abandon	days f ned. 35 U.S.C. 133	rom the date of this letter.
•			
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:		
1. Notice of References Cited by Ex	caminer, PTO-892.	ce of Draftsman's P	atent Drawing Review, PTO-948
3. Notice of Art Cited by Applicant,		ce of Informal Pater	nt Application, PTO-152.
5. Information on How to Effect Dra	wing Changes, PTO-1474. 6. L.J		•
Part II SUMMARY OF ACTION			
1. M Claims 1, 2, 7 7	0.25		are pending in the application
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Of the above, claims		ar	e withdrawn from consideration.
2. Claims			have been cancelled.
3. Claims			are allowed.
4 IXI Claims 1:2 -	+77028		are rejected.
, ,			
5. L.J Claims			are objected to.
ج. 🔲 Claims	aı	re subject to restrict	ion or election requirement.
7. This application has been filed with	informal drawings under 37 C.F.R. 1.85 which are	acceptable for exa	mination purposes.
8. Formal drawings are required in res	ponse to this Office action.		
9. The corrected or substitute drawing are acceptable; not acceptable	s have been received on ile (see explanation or Notice of Draftsman's Paten		C.F.R. 1.84 these drawings PTO-948).
10. The proposed additional or substitue examiner; disapproved by the e	te sheet(s) of drawings, filed on xaminer (see explanation).	has (have) been	☐ approved by the
11. The proposed drawing correction, file	ed, has been □ approv	ved; 🛘 disapprove	d (see explanation).
	aim for priority under 35 U.S.C. 119. The certified serial no; filed on		received not been received
	e in condition for allowance except for formal matte Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ers, prosecution as	to the merits is closed in
14. Other			•

Serial Number: 08/333,929

Art Unit: 1205

Part III DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

2. Claims 1, 2, 7 and 8 to 25 remain rejected under 35 U.S.C. \$ 103 as being unpatentable over Sifniades in combination with Anderson et al and Barcilli, for the reasons of record.

Rationale: The argument presented by applicant's is not considered to be persuasive since the combination of references clearly teaches the instant three stage reactor along with the acetone. This position was affirmed by the Board of appeals. The claims have not been further limited and no additional evidence has been presented since that decision was rendered to overcome the position of prima facia obviousness.

Conclusion

3. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

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A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

An inquiry concerning this communication or earlier communications from the Examiner should be directed to James H. Reamer whose telephone number is 703-308-4461.

An inquiry of a general nature or relating to the status of this application should be directed to the group receptionist whose telephone number is 703-308-1235.

J.H.R. November 20, 1995

> JAMES H. REAMER PRIMARY EXAMINER ART UNIT 1205

James Hleamer